1	STEPHANIE M. HINDS (CABN 154284) Acting United States Attorney		
2 3	HALLIE HOFFMAN (CABN 210020) Chief, Criminal Division		
4 5	FRANK J. RIEBLI (CABN 221152) Assistant United States Attorney		
6 7 8	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495 Telephone: (415) 436-7200 FAX: (415) 436-7234 Frank.Riebli@usdoj.gov		
9	Attorneys for United States of America  UNITED STATES DISTRICT COURT		
10 11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRA	ANCISCO DIVISION	
13	UNITED STATES OF AMERICA,	) Case No. CR 21-274 CRB	
14	Plaintiff,	) ) UNITED STATES' APPLICATION AND	
15	V.	) ) ORDER TO UNSEAL INDICTMENT AND	
16	IAN BENJAMIN ROGERS, and JARROD COPELAND	) ARREST WARRANT	
17	Defendants.		
18		) )	
19			
20	The United States, through undersigned	d counsel, respectfully moves this Court to unseal the	
21	above-captioned matter. The government initi	ally asked that the Court seal the matter to help ensur	

above-captioned matter. The government initially asked that the Court seal the matter to help ensure the safety of the agents who would execute the arrest and search warrant as to Jarrod Copeland. This morning, agents from the Federal Bureau of Investigation arrested Copeland in Sacramento and executed the search warrant for his residence. Because they were unable to get him onto the magistrate calendar in the Eastern District of California this afternoon, they are transporting him to Santa Rita Jail in order for him to appear in magistrate calendar in the Northern District of California tomorrow morning. Ian Rogers remains in custody in Napa County Jail.

Accordingly, there is no longer any need to keep this matter sealed, and unsealing the matter will

UNSEALING APP. AND [PROPOSED] ORDER CR 21-274 CRB

## Case 3:21-cr-00274-CRB Document 4 Filed 07/14/21 Page 2 of 2

1	permit the Clerk of the Court in the Northern District to merge Rogers's complaint (3:21-MJ-70157		
2	MAG) into the indictment (CR 21-274 CRB), and facilitate the government's providing the charging		
3	document to Copeland's attorney in advance of the initial appearance.		
4	DATED: July 14, 2021	Respectfully submitted,	
5		STEPHANIE M. HINDS Acting United States Attorney	
6			
7		FRANK J. RIEBLI	
8		Assistant United States Attorney	
9			
10	<u>ORDER</u>		
11	On the motion of the United States, and good cause appearing therefor, the Court HEREBY		
12	ORDERS that the above-captioned matter be unsealed and that the Clerk of the Court may now merge		
13	the complaint in 3:21-MJ-70157 MAG into the indictment in CR 21-274 CRB.		
14	IT IS SO ORDERED.		
15	DATED: July 14, 2021	ALEY C TSE	
16		HON. ALEX G. TSE United States Magistrate Judge	
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			